Determined in the negative by yeas and nays as follow:

AFFIRMATIVE.

Messrs. Compton,

Maddox—2.

NEGATIVE.

Messrs. Bilingslea,	Ķimmel,
Bowie,	Mackall,
Davis, of Caroline,	Philpot,
Davis, of Washington,	Spates,
Earle,	Stephenson,
Frazier,	Stirling,
Henkle,	Vickers,
Holton,	Waters,
Jump,	Young-18.

Mr. Davis, of Caroline, submitted the following amendment:

Amend section 2nd by striking out all after the word "provided," in line 6 to the word "and," in line 18, and insert "as they are entitled to senators and members of the House of Delegates in the General Assembly under the Constitution of 1864. Each legislative district of Baltimore city to be entitled to elect as many members as each district is entitled to in the present Senate and House of Delegates."

The question on the adoption of the amendment was determined in the negative by year and nays as follow:

AFFIRMATIVE.

Messrs. Billingslea,
Davis, of Caroline,
Davis, of Washington,

Frazier, Philpot—5.

NEGATIVE.

Messrs. Bowie,
Brodwater,
Compton,
Earle,
Henkle,
Jump,
Kimmel,
Mackall,

Maddox,
Spates,
Stephenson,
Stirling,
Vickers,
Waters,
Young—15.

Mr. Earle moved a call of the Senate.

The Sergeant-at-Arms was sent to inform the absent Senators that their attendance was required in the Senate chamber.

On motion by Mr. Earle,

All further proceedings under the call were dispensed with.

The bill was then read the third time and passed by yeas and nays as follow: